Case 16-41107 Doc 27 Filed 06/17/21 Entered 06/17/21 10:25:47 Desc Notice to Individual Debtor RE Page 1 of 5

Form ntc522q

THE UNITED STATES BANKRUPTCY COURT For the Eastern District of Texas

Suite 300B 660 North Central Expressway Plano, TX 75074 (972)509–1240

IN RE:

Cindy Jolene DeLoach 263 Reeder Dr. Coppell, TX 75019–4812 Social Security No.: xxx-xx-2026

Debtor(s)

Case No.: 16–41107 BTR

Chapter: 13

Notice to Debtor(s) Regarding Submission of Documents Required for Entry of Discharge

A Notice of Plan Completion has been filed by Carey D. Ebert, Chapter 13 Trustee, indicating that you have completed all payments to the Trustee under the confirmed plan in this case. As a result, the Court has issued on this date a "Notice of Intent to Initiate Discharge Process in a Chapter 13 Case Filed on or After October 17, 2005" in which you have been given 30 days to file the following documents with the Court to determine your eligibility to receive a Chapter 13 discharge in this case:

- (1) a "Statement of Debtor Regarding Applicability of 11 U.S.C. §522(q) in a Chapter 12 or 13 Case" in a format substantially conforming to TXEB Local Form 4004–c;
- (2) a "Certification of Debtor Regarding Status of Domestic Support Obligations in a Chapter 12 or 13 Case" in a format substantially conforming to TXEB Local Form 4004–d; and
- (3) unless it has been previously filed in the case, a "Certification of Completion of Instructional Course Concerning Personal Financial Management" (Official Form 23).

The forms for items 1 & 2 are enclosed for your convenience. Item #3 will be supplied by the entity from which you obtained your personal financial management instruction.

These issues require your immediate attention. Please complete, sign, and return the enclosed documents to the Court immediately. Please notice that a separate document is required from each debtor. Any failure to file these required documents within the prescribed time period may result in the closing of this case without the entry of a discharge order and any motion to reopen the case to cure any such deficiency must be accompanied by the payment of the prescribed filing fee prior to the reopening of the case. The Court reserves the right to schedule a hearing regarding any of these matters.

Jason K. McDonald, Clerk

Case 16-41107 Doc 27 Filed 06/17/21 Entered 06/17/21 10:25:47 Desc Notice to Individual Debtor RE Page 2 of 5

THE UNITED STATES BANKRUPTCY COURT For the Eastern District of Texas

Suite 300B 660 North Central Expressway Plano, TX 75074 (972)509–1240

> IN RE: Cindy Jolene DeLoach 263 Reeder Dr.

263 Reeder Dr. Coppell, TX 75019–4812 Social Security No.: xxx–xx–2026

Debtor(s)

Case No.: 16–41107 BTR

Chapter: 13

STATEMENT OF DEBTOR REGARDING APPLICABILITY OF 11 U.S.C. §522(q) IN A CHAPTER 12 OR 13 CASE

I, Cindy Jolene DeLoach, as a debtor in the above–referenced case, declare under penalty of perjury that:
1) I have have not: tendered all payments to creditors required to be tendered by me under the provisions of the confirmed Chapter 12 or 13) plan in this case;
2) I have have not: been convicted of a felony (as defined in 18 U.S.C. §3156), the circumstances of which demonstrate that the iling of this bankruptcy case constituted an abuse of the provisions of Title 11, United States Code;
3) I do do not: owe a pre–confirmation debt arising from any violation of any federal or state securities law or any regulation or order arising from such law;
4) I do do not: owe a pre-confirmation debt arising from fraud, deceit, or manipulation in a fiduciary capacity or in connection with the purchase of any registered security;
5) I do do not: owe a pre–confirmation debt arising from any civil remedy provided by 18 U.S.C. §1964;
6) I do do not: owe a pre–confirmation debt arising from any criminal act, intentional tort, or willful or reckless misconduct that caused serious physical injury or death to another individual during the five (5) years preceding the filing of this bankruptcy case; and
7) there is no pending proceeding in which I may be found guilty of a felony or be found liable for a debt which would alter any of the oregoing declarations.
Date: Signature: Cindy Jolene DeLoach
Cilidy Joiene DeLoaci

 $^{^{1}}$ A separate certification must be submitted for \underline{each} debtor seeking a discharge in this case.

Case 16-41107 Doc 27 Filed 06/17/21 Entered 06/17/21 10:25:47 Desc Notice to Individual Debtor RE Page 4 of 5

THE UNITED STATES BANKRUPTCY COURT For the Eastern District of Texas

Suite 300B 660 North Central Expressway Plano, TX 75074 (972)509-1240

> IN RE: Cindy Jolene DeLoach 263 Řeeder Dr. Coppell, TX 75019-4812 Social Security No.: xxx-xx-2026

Debtor(s)

Case No.: 16-41107 BTR

Chapter: 13

CERTIFICATION OF DEBTOR REGARDING STATUS OF DOMESTIC SUPPORT OBLIGATIONS IN A CHAPTER 12 OR 13 CASE

I, Cindy Jolene DeLoach, as a debtor in the above–referenced case, declare under penalty of perjury that: [CHOOSE ONE]:
As of the date of this certification, I have paid all "domestic support obligations," as that term is defined in 11 U.S.C. §101 (14A): ²
(a) which were owed by me under any judicial or administrative order, or any statute prior to the commencement of this case (but only to the extent provided for by my confirmed Chapter 13 plan); and
(b) which have become due and owing by me under any judicial or administrative order, or any statute since the commencement of this case.
I have owed no domestic support obligations, as that term is defined in 11 U.S.C. §101 (14A), during the pendency of this case.
Date: Signature: Cindy Jolene DeLoac

A separate certification must be submitted for <u>each</u> debtor seeking a discharge in this case.

211 U.S.C. \$101(14A) provides that: The term "domestic support obligation" means a debt that accrues before, on, or after the date of the order for relief in a case under this title, including interest that accrues on that debt as provided under applicable nonbankruptcy law notwithstanding any other provision of this title, that is (A) owed to or recoverable by

⁽i) a spouse, former spouse, or child of the debtor or such child's parent, legal guardian, or responsible relative; or

⁽B) in the nature of alimony, maintenance, or support (including assistance provided by a governmental unit) of such spouse, former spouse,

or child of the debtor or such child's parent, without regard to whether such debt is expressly so designated; (C) established or subject to establishment before, on, or after the date of the order for relief in a case under this title, by reason of applicable provisions of (i) a separation agreement, divorce decree, or property settlement agreement; (ii) an order of a court of record; or (iii) a determination made in accordance with applicable nonbankruptcy law by a governmental unit; and

⁽D) not assigned to a nongovernmental entity, unless that obligation is assigned voluntarily by the spouse, former spouse, child of the debtor, or such child's parent, legal guardian or responsible relative for the purpose of collecting the debt.